United States District Court Eastern District of New York

★ MAY 03 2005 ★

UNITED STATES OF AMERICA

V.

JUDGMENT IN A CRIMINAL BROSKLYN OFFICE

(For Offenses Committed On or After November 1, 1987)

LEONARD(O DEAZA	Cogo Namaham	CD01 170 (IDW)	, ,
a/k/a LEONARD	DEAZA	Case Number:	CR01-170 (JBW)	OT DUZI VAL
THE DEFENDANT:		Defendant's Attorney	HULMAN-189 MONTAGUE	SI. B'KLYN
pleaded guilty to count(s) _1, 10 & 11 of the in	dictment	AUSA-JOHN BU	JRETTA
pleaded nolo contendere which was accepted by the	e to count(s)		·	
was found guilty on cour after a plea of not guilty.	nt(s)			
Title & Section	Nature of Offense		Date Offense <u>Concluded</u>	Count <u>Numbers</u>
18 USC 1962(c)	RACKETEERING			1
21 USC 846 and 841(b)(1)(A)	CONSPIRACY TO D THE INTENT TO DIS			10
21USC 846 841(b)(1)(A)	CONSPIRACY TO D			11
The defendant is sentend to the Sentencing Reform Act		2 through 5 of	this judgment. The sentence is i	mposed pursuant
The defendant has been	found not guilty on count((s)		
Count(s) <u>REMAINING</u>		(is)(are) dismissed	on the motion of the United Stat	es.
			States Attorney for this district woon, costs and special assessment	
Defendant's Soc Sec No.:			April 27, 2005	
Defendant's Date of Birth:		/Date of Im	position of Judgmen	
Defendant's USM No.: 59260-	053			
Defendant's Residence Address		s/Jac	k B. Weinstein	
		Signature of	Judicial Officer	
		JACK E	B. WEINSTEIN SR. U.S.D.J.	
Defendant's Mailing Address.		Name & Title	of Judicial Officer	
		May 02,	2005	

		LEONADDO DE AZA		Judgment-Page 2 of 5
	ENDANT:	LEONARDO DEAZA CR01-170 (JBW)		
CASI	E NUMBER:	CR01-170 (JDW)		
			IMPRISONMENT	
Tl a tota		is hereby committed to the of IME SERVED	custody of the United States Bure	eau of Prisons to be imprisoned for
EXEC	CUTION OF S	SENTENCE IS STAYED PENI	DING THE DECISION OF THE BU	JREAU OF IMMIGRATION AND CUSTOMS
ENFO	RCEMENT.			
	The court m	akes the following recomme	ndations to the Bureau of Prisons	
	The court in	akes the following recommen	nations to the Dureau of Trisons	•
_				
_				
_				
\boxtimes	The defenda	ant is remanded to the custod	ly of the United States Marshal.	·
	The defenda	nt shall surrender to the Unit	ted States Marshal for this district	t:
	at	a.m./p.m. or	n	
	as notin	fied by the United States Mar	rshal.	
	The defends	ent aball summender for someine	a afgantanag at the inglitution de	riomated by the Dancey of Dricers
			e of sentence at the institution de	signated by the Bureau of Prisons:
		2 p.m. on		
		fied by the United States Mar		
	as noti	fied by the Probation or Pretr	ial Services Office.	
			RETURN	
I hav	e executed tl	nis judgment as follows:		

, with a certified copy of this judgment.

By _____ DEPUTY US MARSHAL

(
		Jι	udgment-Page	3 of	5
DEFENDANT:	LEONARDO DEAZA				
CASE NUMBER:	CR01-170 (JBW)	•			

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 5 YEARS
THE DEFENDANT IS NOT TO BE KEPT IN THE UNITED STATES FOR SUPERVISED RELEASE IF HE IS VOLUNTARILY
OR INVOLUNTARILY DEPORTED. THE COURT INFORMS THE DEFENDANT THAT IF HE IS DEPORTED AND HE
RETURNS TO THE UNITED STATES ILLEGALLY, IT WILL BE CONSIDERED A SEPARATE CRIME FOR WHICH HE
COULD BE PROSECUTED.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below) The defendant shall also comply with the additional conditions on the attached page (if indicated below).

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer:
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distrubuted, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245B (Rev. 8/96) S	neet 5, Part A - Criminal Monetary Penalties				
				Judgment-Pag	se 4 of 5
DEFENDANT:	LEONARDO DEAZA				
CASE NUMBER	CR01-170 (JBW)				
	CRIMINA	L MONETARY	PENALTIES		
The defend forth on Sheet 5.	ant shall pay the following total co	riminal monetary penal	ties in accordance v	vith the schedul	e of payments set
		essment	<u>Fine</u>	Resti	tution
Totals	\$300.00				
If applicab	e, restitution amount ordered p	pursuant to plea agre	ement		
The defendate of penalties for defendation. The court of	ncludes costs of incarceration and it shall pay interest on any fine of judgment, pursuant to 18 U.S.C. § ault and delinquency pursuant to 1 determined that the defendant does terest requirement is waived.	f more than \$2,500, unl § 3612(f). All of the pa 18 U.S.C. § 3612(9). s not have the ability to	ess the fine is paid yment options on Sl	neet 5, Part B m	
The determ	ination of restitution is deferred u	RESTITUTION	I n Amended Judgme	ent in a Crimina	l Case
The defend	ant shall make restitution to the foldant makes a partial payment, ea ise in the priority order or percent	ch payee shall receive	an approximately p		
Name of Payee			* Total Amount of Loss	Amount of Restitution Ordered	Priority Order of Percentage of Payment

Totals:

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994 but before April 23, 1996.